The House Committee on Ways and Means offers the following substitute to HB 293:

## A BILL TO BE ENTITLED AN ACT

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To revise provisions relating to bona fide coin operated amusement machines; to amend Part 1 of Article 2 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated, relating to gambling, so as to change the definition of a gambling device; to clarify that provisions relating to the possession, manufacture, or transfer of gambling devices are not applicable to certain materials, equipment, devices, or machines; to revise provisions relating to seizure and destruction of gambling devices and property used in or derived from gambling; to revise definitions and requirements relating to bona fide coin operated amusement machines; to delete a provision relating to amusement machines that provide only free replays as reward for successful play; to change provisions defining unlawful acts relating to such machines and penalties therefor; to clarify and revise provisions relating to redemption of evidence of winnings; to provide for penalties; to limit the number of such machines to nine in a business location and to provide for exceptions and penalties; to exempt certain games at certain amusement or recreational establishments from other statutes; to amend Chapter 17 of Title 48 of the Official Code of Georgia Annotated, relating to coin operated amusement machines, so as to revise definitions; to provide that video or mechanical games, machines, or devices for the play of card games or variations of such games are not bona fide coin operated amusement machines; to provide for the powers and duties of the state revenue commissioner; to provide for classes of machines, location licenses, fees, procedures for collection and refunds, display of certificates, contents of certificates and stickers, duplicate permits, and late fees; to provide for the terms and conditions of location licenses and annual fees for additional machines; to provide that applications for licenses and permits are open to public inspection; to provide for issuance, renewal, denial, suspension, and revocation of such licenses and permits; to provide for hearings and delivery of certain orders of the commissioner; to provide for the continued validity of prior existing obligations to the state; to provide that this Act shall not affect offenses committed or prosecutions begun under preexisting law; to change provisions relating to the maximum percentage of income derived from bona fide coin operated amusement machines; to provide for penalties for violations by business owners or operators; to provide for regulation of bona fide coin operated amusement machines by counties and

30 municipal corporations in certain circumstances; to amend Code Section 50-13-2 of the Official Code of Georgia Annotated, relating to definitions relative to administrative 31 procedure, so as to revise a definition; to amend Code Section 50-18-72 of the Official Code 32 33 of Georgia Annotated, relating to when public disclosure of public records is not required, 34 so as to provide an exemption from public inspection for records of names and addresses of persons or entities holding location licenses; to provide that such records may be inspected 35 36 by representatives of law enforcement agencies and local governments; to provide that this 37 Act shall not be construed to prohibit the offering of certain lottery games; to provide for 38 related matters; to provide an effective date; to repeal conflicting laws; and for other 39 purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

41 SECTION 1.

- 42 Part 1 of Article 2 of Chapter 12 of Title 16 of the Official Code of Georgia Annotated,
- 43 relating to gambling, in Code Section 16-12-20, relating to definitions, by adding a new
- 44 paragraph to read as follows:
- 45 "(5) 'Slot machine or any simulation or variation thereof' means any contrivance which,
- 46 for a consideration, affords the player an opportunity to obtain money or other thing of
- 47 <u>value</u>, the award of which is determined solely by chance, whether or not a prize is
- 48 <u>automatically paid by the contrivance."</u>
- 49 SECTION 2.
- 50 Said part is further amended by revising Code Section 16-12-24, relating to possession,
- 51 manufacture, or transfer of gambling device or parts, by adding a new subsection to read as
- 52 follows:

- 53 "(c) As provided by Code Section 16-12-35, this Code section shall not apply to the
- 54 manufacturing, processing, selling, possessing, or transporting of:
- (1) Any printed materials, equipment, devices, or other materials used or designated for
- use in a legally authorized lottery;
- 57 (2) Any gaming equipment, devices, or other materials used or designated for use only
- in jurisdictions in which the use of such items is legal; and
- 59 (3) Any bona fide coin operated amusement machine, as defined in Code
- 60 <u>Section 48-17-1.</u>"

SECTION 3.

62 Said part is further amended by revising Code Section 16-12-30, relating to seizure and

destruction of gambling devices, as follows:

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65 (a) Except as provided in subsection (b) of Code Section 16-12-24, every gambling device

is declared to be contraband and subject to seizure and confiscation by any state or local

authority within whose jurisdiction the same may be found a game, machine, or device that

is or is alleged or believed to be a gambling device may be seized by a state or local law

enforcement authority within whose jurisdiction such alleged gambling device may be

found. Every such seizure shall be subject to the provisions of Code Section 16-12-32.

71 (b) At such time as there shall be a final judgment entered in any case or cases in which

a civil forfeiture case in favor of the state regarding a seized gambling device is necessary

evidence or at such time as and the state shall determine determines that the continued

physical existence of the seized gambling device is no longer necessary for any criminal

prosecution, the same such device shall be turned over by that person having custody of the

device to the sheriff of the county wherein the device was confiscated. The sheriff shall,

within ten days after receiving the device, destroy or cause to be destroyed the same in the

presence of the district attorney of the circuit in which such county is located and shall

forward to the state revenue commissioner a certificate so stating which shall include the

serial number of the device so destroyed."

SECTION 4.

82 Said part is further amended by revising Code Section 16-12-35, relating to the applicability

83 of criminal statutes relating to gambling, as follows:

84 "16-12-35.

85 (a) As used in this Code section, the term:

86 (1) 'Single play' or 'one play' means the completion of a sequence of a game, or replay

of a game, where the player receives a score and from the score the player can secure free

88 replays, merchandise, points, tokens, vouchers, tickets, or other evidence of winnings as

set forth in subsection (c) or (d) of this Code section. A player may, but is not required

to, exchange a score for rewards permitted by subparagraphs (A), (B), (C), and (D) of

paragraph (d)(1) of this Code section after each play.

92 (2) 'some Some skill' means any presence of the following factors, alone or in

combination with one another:

94 (1)(A) A learned power of doing a thing competently;

95 (2)(B) A particular craft, art, ability, strategy, or tactic;

96 (3)(C) A developed or acquired aptitude or ability;

97 (4)(D) A coordinated set of actions, including, but not limited to, eye-hand coordination;

- 99 (5)(E) Dexterity, fluency, or coordination in the execution of learned physical or mental tasks or both;
- 101  $\frac{(6)(F)}{(6)(F)}$  Technical proficiency or expertise;
- 102 (7)(G) Development or implementation of strategy or tactics in order to achieve a goal;
- 103 or
- 104 (8)(H) Knowledge of the means or methods of accomplishing a task.
- The term 'some skill' refers to a particular craft, coordinated effort, art, ability, strategy,
- or tactic employed by the player to affect in some way the outcome of the game played
- on a bona fide coin operated amusement machine as defined in paragraph (2) of Code
- Section 48-17-1. If a player can take no action to affect the outcome of the game, the
- bona fide it is not necessary for a player to take an action to achieve a successful outcome
- on a coin operated amusement machine, such machine does not meet the 'some skill'
- requirement of this Code section. Any bona fide coin operated amusement machine
- which does not require some skill is subject to the provisions of this article prohibiting
- gambling, even if prizes are limited as provided in subsections (c) and (d) of this Code
- 114 <u>section.</u>
- 115 (3) 'Successful player' means an individual who wins on one or more plays of a bona fide
- coin operated amusement machine.
- (b) Nothing in this part shall apply to a coin operated game or device designed and
- manufactured for bona fide amusement purposes only which may by application of some
- skill entitle the player to earn replays of the game or device at no additional cost and to
- discharge the accumulated free replays only by reactivating the game or device for each
- accumulated free replay or by reactivating the game or device for a portion or all of the
- accumulated free plays in a single play. This subsection shall not apply, however, to any
- game or device classified by the United States government as requiring a federal gaming
- 124 tax stamp under applicable provisions of the Internal Revenue Code or any item described
- 126 16-12-20 A bona fide coin operated amusement machine, as defined in Code

as a gambling device in subparagraph (B), (C), or (D) of paragraph (2) of Code Section

- Section 48-17-1, is not a gambling device unless such device is used for gambling
- 128 activities.

- (c)(1) Nothing This subsection applies only to crane machines or devices. Except for
- this Code section, nothing in this part shall apply to a crane game machine or device
- meeting the requirements of paragraph (2) of this subsection.
- (2) A crane game machine or device acceptable for the purposes of paragraph (1) of this
- subsection shall meet the following requirements:

(A) The machine or device must be designed and manufactured only for bona fide
 amusement purposes and must involve at least some skill in its operation;
 (B) The machine or device must reward a winning player exclusively with free replays

- (B) The machine or device must reward a winning player exclusively with free replays or merchandise contained within the machine itself and such merchandise must be limited to noncash merchandise, prizes, toys, gift certificates, or novelties, each of which has a wholesale value not exceeding \$5.00 and is not exchangeable or redeemable in any manner in this state or in any other state, jurisdiction, or foreign country for money, cash, or any equivalent thereof. Tobacco products, firearms, and items the sale of which is regulated by Title 3 shall not be awarded as rewards to a successful player of the machine. A player may be rewarded with both free replays and noncash merchandise, prizes, toys, or novelties for a single play of the game or device as provided in this Code section;
- (C) The player of the machine or device must be able to control the timing of the use of the claw or grasping device to attempt to pick up or grasp a prize, toy, or novelty;
  - (D) The player of the machine or device must be made aware of the total time which the machine or device allows during a game for the player to maneuver the claw or grasping device into a position to attempt to pick up or grasp a prize, toy, or novelty; and
- 152 (E) The claw or grasping device must not be of a size, design, or shape that prohibits 153 picking up or grasping a prize, toy, or novelty contained within the machine or device; 154 and
  - (F) The machine or device must not be classified by the United States government as requiring a federal gaming stamp under applicable provisions of the Internal Revenue Code.
  - (d)(1) Nothing This subsection does not apply to crane game machines or devices. Except for this Code section, nothing in this part shall apply to a coin operated game or device designed and manufactured only for bona fide amusement purposes which involves some skill in its operation if it rewards the player a successful player of such a machine exclusively with:
  - (A) Free replays;

(B) Merchandise limited to noncash merchandise, prizes, toys, gift certificates, or novelties, each of which has a wholesale value of not more than \$5.00 received for a single play of the game or device and is not exchangeable or redeemable in any manner in this state or in any other state, jurisdiction, or foreign country for money, cash, or any equivalent thereof. Tobacco products, firearms, and items the sale of which is regulated by Title 3 shall not be awarded as rewards to a successful player of the machine;

(C) Points, tokens, vouchers, tickets, or other evidence of winnings which may be exchanged <u>only</u> for rewards set out in subparagraph (A) of this paragraph or subparagraph (B) of this paragraph or a combination of rewards set out in subparagraph

- (A) and subparagraph (B) of this paragraph; or
- (D) Any combination of rewards set out in two or more of subparagraph (A), (B), or
- 175 (C) of this paragraph.

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- 176 This subsection shall not apply, however, to any game or device classified by the United
- 177 States government as requiring a federal gaming stamp under applicable provisions of the
- 178 Internal Revenue Code or any item described as a gambling device in subparagraph (B),
- (C), or (D) of paragraph (2) of Code Section 16-12-20.
- 180 (2) A <u>successful</u> player of bona fide coin operated amusement games or devices
- described in paragraph (1) of this subsection may accumulate winnings for the successful
- 182 play of such bona fide coin operated amusement games or devices through tokens,
- 183 vouchers, points, or tickets. Points may be accrued on the machine or device. A player
- may carry over <u>such</u> points on one play to subsequent plays. A player may redeem
- accumulated <u>points</u>, tokens, vouchers, or tickets for noncash merchandise, prizes, toys,
- gift certificates, or novelties so long as the amount of <u>points</u>, tokens, vouchers, or tickets
- received does not exceed \$5.00 for a <u>each and every</u> single <u>successful</u> play <u>of the</u>
- machine.
- (e) It shall be unlawful for:
- 190 (1) Any person who gives to give to any other person money for free replays on coin
- operated games or devices described in subsection (b), (c), or (d) of this Code section;
- shall be guilty of a misdemeanor.
- 193 (f)(2) Any person owning or possessing an amusement game or device described in
- subsection (c) or (d) of this Code section or any person employed by or acting on behalf
- of any such person who gives to give to any other person money for any noncash
- merchandise, prize, toy, gift certificate, or novelty received as a reward in playing any
- such amusement game or device; shall be guilty of a misdemeanor.
- 198 (g)(3) Any person owning or possessing an amusement game or device described in
- subsection (b), (c), or (d) of this Code section or any person employed by or acting on
- behalf of any such person who gives to give to any other person money as a reward for
- the successful play or winning of any such amusement game or device; shall be guilty of
- 202 a misdemeanor of a high and aggravated nature.
- 203 (4) Any person to receive money from another person for one or more free replays on
- a bona fide coin operated amusement machine;
- 205 (5) Any person to receive money from a person owning or possessing a bona fide coin
- operated amusement machine or any person employed by or acting on behalf of any such

207 person for any of the items identified in subparagraph (d)(1)(A) or (d)(1)(B) of this Code section received as a reward in playing any such bona fide coin operated amusement 208 209 machine; 210 (6) Any person to receive any money for any of the items identified in subparagraphs 211 (d)(1)(A) or (d)(1)(B) of this Code section received as a reward in playing any bona fide 212 coin operated amusement machine or for the return of any merchandise purchased with 213 any such items; or 214 (7) Any person to receive money as a reward for the winning of any bona fide coin 215 operated amusement machine from any person owning or possessing such bona fide coin 216 operated amusement machine or any person employed by or acting on behalf of any such 217 person. 218 (f) Reserved. 219 (g) Reserved. 220 (h) Any gift certificates, tokens, vouchers, tickets, or other evidence of winnings awarded 221 under subsection (c) or (d) of this Code section must be redeemable only at the premises 222 on which the game or device is located. It shall be unlawful for any person to provide to 223 any other person as a reward for play on any such game or device any gift certificate, 224 token, voucher, ticket, or other evidence of winning which is redeemable or exchangeable 225 for any thing of value at any other premises. It shall be unlawful for any person at any 226 premises other than those on which the game or device is located to give any thing of value 227 to any other person for any gift certificate, token, voucher, ticket, or other evidence of 228 winning received by such other person from play on such game or device. Any person who 229 violates this subsection shall be guilty of a misdemeanor of a high and aggravated nature. 230 (i)(1) The merchandise, prizes, toys, gift certificates, novelties, or rewards which may be awarded under subsection (c) or (d) of this Code section may not include or be 231 232 redeemable or exchangeable for any firearms, alcohol, or tobacco or any lottery ticket or 233 other item enabling participation in any lottery. Any person who violates this subsection 234 shall be guilty of a misdemeanor of a high and aggravated nature Except as authorized 235 by a local ordinance, no business owner or business operator shall offer more than nine 236 bona fide coin operated amusement machines to the public for play in the same business 237 location; provided, however, that this limitation and the limitations contained in paragraph (2) of subsection (a) and paragraph (1) of subsection (b) of Code 238 239 Section 48-17-17 shall not apply to an amusement or recreational establishment as defined in Code Section 16-12-35.1. 240 (2) Violation of this subsection shall be a misdemeanor. 241 242 (j) Any other laws to the contrary notwithstanding, this part, except this Code section, shall

not be applicable to the manufacturing, processing, selling, possessing, or transporting of

244 any printed materials, equipment, devices, or other materials used or designated for use in a legally authorized lottery nor shall it be applicable to the manufacturing, processing, 245 selling, possessing, or transporting of any gaming equipment, devices, or other materials 246 247 used or designated for use only in jurisdictions in which the use of such items is legal. This 248 part shall in no way prohibit communications between persons in this state and persons 249 involved with such legal lotteries or gaming devices relative to such printed materials, 250 equipment, devices, or other materials or prohibit demonstrations of same within this state. 251 (k) Any person who violates this Code section shall be guilty of a misdemeanor of a high 252 and aggravated nature. Any person who violates this Code section shall upon the second or subsequent conviction be guilty of a felony and shall be punished by imprisonment for 253 254 not less than one and not more than five years, by a fine not to exceed \$50,000.00, or both."

255 SECTION 5.

- 256 Said part is further amended by adding a new Code section to read as follows:
- 257 "<u>16-12-35.1.</u>
- 258 (a) As used in this Code section, the term 'amusement or recreational establishment' means
- 259 <u>an open-air establishment frequented by the public for amusement or recreation. Such an</u>
- 260 <u>establishment shall be in a licensed fixed location.</u>
- 261 (b) Except for this Code section, nothing in this part shall apply to any game that:
- 262 (1) Uses neither electricity nor any electronic components;
- 263 (2) Is available to the public for play at an amusement or recreational establishment;
- 264 (3) Involves the use of eye-hand coordination or physical strength or both eye-hand
- 265 coordination and physical strength on the part of a successful player; and
- 266 (4) Rewards a successful player exclusively with:
- 267 (A) The items set forth in subparagraph (d)(1)(B) of Code Section 16-12-35;
- 268 (B) Points, tokens, vouchers, tickets, or other evidence of winnings that may be
- exchanged for rewards set out in subparagraph (A) of this paragraph; or
- 270 (C) A combination of rewards set out in subparagraphs (A) and (B) of this paragraph."
- SECTION 6.
- 272 Chapter 17 of Title 48 of the Official Code of Georgia Annotated, relating to taxation of bona
- 273 fide coin operated amusement machines, is amended by revising Code Section 48-17-1,
- relating to definitions, as follows:
- 275 "48-17-1.
- As used in this chapter, the term:
- (1) 'Applicant' or 'licensee' means owner as defined in this Code section including an
- owner's 'Applicant,' 'licensee,' or 'holder of a license' includes an entity's officers,

directors, shareholders, individuals, members of any association or other entity not

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specified, and, when applicable in context, the business entity itself. 280 281 (2)(A) 'Bona fide coin operated amusement machine' means: 282 (A)(i) Every machine of any kind or character used by the public to provide 283 amusement or entertainment whose operation requires the payment of or the insertion 284 of a coin, bill, other money, token, ticket, or similar object and the result of whose 285 operation if a successful result in operating such machine depends in whole or in part 286 upon the skill of exercise of some skill, as defined in Code Section 16-12-35, by the 287 player, whether or not it the machine affords an award to a successful player pursuant 288 to subsections (b) through (g) of Code Section 16-12-35, and which can be legally 289 shipped interstate according to federal law. Examples of bona fide coin operated 290 amusement machines include, but are expressly not limited to, the following: 291 (i)(I) Pinball machines; 292 (ii)(II) Console machines; 293 (iii)(III) Video games game machines; 294 (iv)(IV) Crane machines; 295 (v)(V) Claw machines; 296 (vi)(VI) Pusher machines; 297 (vii)(VII) Bowling machines; (viii)(VIII) Novelty arcade games game machines; 298 299 (ix)(IX) Foosball or table soccer machines; 300 (x)(X) Miniature racetrack, football, or golf machines; 301 (xi)(XI) Target or shooting gallery machines; 302 (xii)(XII) Basketball machines; 303 (xiii)(XIII) Shuffleboard games game machines; 304 (xiv)(XIV) Kiddie ride games game machines; 305 (xv)(XV) Skeeball machines; 306 (xvi)(XVI) Air hockey machines; (xvii)(XVII) Roll down machines; 307 308 (xviii)(XVIII) Trivia machines; 309 (xix)(XIX) Laser games game machines; 310 (xx)(XX) Simulator games game machines; 311 (xxi)(XXI) Virtual reality machines; 312 (xxii)(XXII) Maze games game machines; 313 (xxiii)(XXIII) Racing games game machines;

314	(XXIV) Matchup game machines or lineup game machines that offer no reward to
315	a successful player unless the player, after the game begins, takes a specific action
316	that actually affects the outcome of the game;
317	(xxiv)(XXV) Coin operated pool tables or coin operated billiard tables as defined
318	in paragraph (3) of Code Section 43-8-1; and
319	(xxv)(XXVI) Any other similar amusement machine which can be legally operated
320	in Georgia; and
321	(B)(ii) Every machine of any kind or character used by the public to provide music
322	whose operation requires the payment of or the insertion of a coin, bill, other money,
323	token, ticket, or similar object such as jukeboxes or other similar types of music
324	machines.
325	(B) The term 'bona fide coin operated amusement machine' does not include, but is
326	expressly not limited to, the following:
327	(i) Any gambling device as defined under subparagraph (B), (C), or (D) of paragraph
328	(2) of Code Section 16-12-20;
329	(i)(ii) Coin operated washing machines or dryers;
330	(ii)(iii) Vending machines which for payment of money dispense products or
331	services;
332	(iii)(iv) Gas and electric meters;
333	(iv)(v) Pay telephones;
334	(v)(vi) Pay toilets;
335	(vi)(vii) Cigarette vending machines;
336	(vii)(viii) Coin operated scales;
337	(viii)(ix) Coin operated gumball machines;
338	$\frac{(ix)(x)}{(ix)}$ Coin operated parking meters;
339	$\frac{(x)(xi)}{(xi)}$ Coin operated television sets which provide cable or network programming;
340	(xi)(xii) Coin operated massage beds; and
341	(xiii) Games defined by subsection (b) of Code Section 16-12-35.1;
342	(xii)(xiv) Machines which are not legally permitted to be operated in Georgia; and
343	(xv) Any video game machine or device for the play of poker, blackjack, any other
344	card game, or any variation of the foregoing video game machines or devices.
345	(2.1) 'Business owner or business operator' means an owner or operator of a business
346	where one or more bona fide coin operated amusement machines are available for
347	commercial use and play by the public.
348	(2.2) 'Class A machine' means a bona fide coin operated amusement machine that is not
349	a Class B machine and:
350	(A) Provides no reward to a successful player; or

- (B) Rewards a successful player with free replays or additional time to play.
- 352 (2.3) 'Class B machine' means a bona fide coin operated amusement machine that
- rewards a successful player with any combination of items listed in subparagraphs (B)
- and (C) of paragraph (1) of subsection (d) of Code Section 16-12-35.
- 355 (3) 'Commissioner' means the state revenue commissioner.
- 356 (3.1) 'Location license' means the initial and annually renewed license which every
- business owner or business operator must purchase and display in the location where one
- or more bona fide coin operated amusement machines are available for commercial use
- by the public for play in order to operate legally any such machine in this state.
- 360 (3.2) 'Location license fee' means the fee paid to obtain the location license.
- 361 (4) 'Master license' means the certificate which every owner of a bona fide coin operated
- amusement machine must purchase and display in the owner's or operator's place of
- business where the machine is located for commercial use by the public for play in order
- to legally operate the machine in the state.
- 365 (4.1) 'Net receipts' means the entire amount of moneys received from the public for play
- of an amusement machine, minus the amount of expenses for noncash redemption of
- winnings from the amusement machine, and minus the amount of moneys refunded to the
- public for malfunction of the amusement machine.
- (5) 'Operator' means any person, individual, firm, company, association, corporation, or
- other business entity who exhibits, displays, or permits to be exhibited or displayed, in
- 371 a place of business other than his own, any bona fide coin operated amusement machine
- in this state.
- 373 (6) 'Owner' means any person, individual, firm, company, association, corporation, or
- other business entity owning any bona fide coin operated amusement machine in this
- 375 state.
- (7) 'Permit fee' means the annual per machine charge which every owner of a bona fide
- coin operated amusement machine in commercial use must <del>purchase and display in either</del>
- 378 the owner's or operator's place of business pay in order to legally operate the machine in
- 379 the state.
- 380 (8) 'Sticker' means the decal issued for every bona fide coin operated amusement
- machine to show proof of payment of the permit fee.
- 382 (9) 'Temporary location permit' means the permit which every business owner or
- business operator must purchase and display in the location where one or more bona fide
- coin operated amusement machines are available for commercial use by the public for
- play in order to operate legally the machine or machines in this state for seven days or
- less. Such temporary location permits shall be subject to the same regulations and
- 387 <u>conditions as location licenses."</u>

388 **SECTION 7.** Said chapter is further amended by adding a new Code section to read as follows: 389 390 "48-17-1.1. 391 The commissioner is authorized and empowered, subject to the provisions of this chapter, 392 to act in the name of and on behalf of this state to institute any action or judicial proceeding 393 to collect any license fees, location license fees, or other fees or taxes on bona fide coin 394 operated amusement machines that are due to the state and to take other actions authorized 395 by this chapter with regard to licensees, applicants, and owners or possessors of bona fide 396 coin operated amusement machines." 397 **SECTION 8.** 398 Said chapter is further amended by revising Code Section 48-17-2, relating to license fees, 399 as follows: "48-17-2. 400 401 (a) Every owner, except an owner holding a bona fide coin operated amusement machine 402 solely for personal use or resale, who offers others the opportunity to play for a charge, 403 whether directly or indirectly, any bona fide coin operated amusement machine shall pay 404 annual master license fees as follows: 405 (1) Level one license. For Class A machines: 406 (A) For five or fewer machines, the owner shall pay a master license fee of \$250.00 \$500.00. 407 408 (B) In the event such owner acquires a sixth or greater number of machines during 409 a calendar year which require a certificate for lawful operation under this chapter so 410 that the total number of machines owned does not exceed 60 machines or more, such 411 owner shall pay an additional master license fee of \$1,250.00 \$1,500.00; 412 (2) Level two license. (A) For six or more machines but not more than 60 machines, the owner shall pay a master license fee of \$1,500.00. 413 (B) For six or more machines but not more than 60 machines, the owner shall pay a 414 master license fee of \$2,000.00. In the event such owner acquires a sixty-first or 415 416 greater number of machines during a calendar year which require a certificate for lawful 417 operation under this chapter, such owner shall pay an additional master license fee of \$1,000.00 \$1,500.00; or 418 419 (C)(3) Level three license. For 61 or more machines, the owner shall pay a master license fee of \$2,500.00 \$3,500.00; and 420 (2) For any number of Class B machines, the owner shall pay a master license fee of 421 422 \$5,000.00.

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The cost of the license shall be paid to the commissioner by company check, cash, cashier's check, or money order. Upon said payment, the commissioner shall issue a master license certificate to the owner. The master license fee levied by this <del>chapter</del> Code section shall be collected by the commissioner on an annual basis, provided that an owner may purchase a six-month master license during the calendar year for \$175.00 for a level one license, \$1,050.00 for a level two license, or \$1,750.00 for a level three license for the period from July 1 to June 30. The commissioner may establish procedures for master license collection and set due dates for these license payments. No refund or credit of the master license charge levied by this chapter Code section may be allowed to any owner who ceases the operation of bona fide coin operated amusement machines prior to the end of any <del>calendar year</del> license period. (a.1) Every business owner or business operator, as defined in Code Section 48-17-1, shall pay an annual location license fee for each bona fide coin operated amusement machine offered to the public for play. The annual location license fee shall be \$25.00 for each Class A machine and \$125.00 for each Class B machine. The annual location license fee levied by this Code section shall be collected by the commissioner on an annual basis from July 1 to June 30. The location license fee shall be paid to the commissioner by company check, cash, cashier's check, or money order. Upon payment, the commissioner shall issue a location license certificate that shall state the number of bona fide coin operated amusement machines permitted for each class without further description or identification of specific machines. The commissioner may establish procedures for location license fee collection and set due dates for payment of such fees. No refund or credit of the location license fee shall be allowed to any business owner or business operator who ceases to offer bona fide coin operated amusement machines to the public for commercial use prior the end of any license period. (b) A copy of an owner's master license and the business owner's or business operator's <u>location license</u> shall be prominently displayed at all locations where the owner has and business owner or business operator have bona fide coin operated amusement machines available for commercial use and for play by the public to evidence the payment of the fee fees levied under this Code section. (c) Each master license and each location license shall not list the name and address of the owner but shall have a control number which corresponds with the control number issued on the permit sticker to allow for effective monitoring of the licensing and permit system or business owner or business operator, as applicable. (d) The commissioner may provide a duplicate original master license certificate or location license certificate if the original master license certificate has been lost, stolen, or destroyed. The fee for a duplicate original master license certificate is \$100.00. If the

original master license certificate is lost, stolen, or destroyed, a sworn, written statement

- 461 must be submitted explaining the circumstances by which the master license certificate was
- lost, stolen, or destroyed and including the number of the lost, stolen, or destroyed master
- 463 license certificate, if applicable, before a duplicate original master license certificate can
- be issued. A master license certificate for which a duplicate master license certificate has
- been issued is void.
- 466 (d.1) Each master license issued for bona fide coin operated amusement machines shall
- include the following:
- 468 'GEORGIA LAW PROHIBITS GIVING OR RECEIPT OF MONEY FOR WINNING
- 469 A GAME OR GAMES ON THIS AMUSEMENT MACHINE; GIVING OR RECEIPT
- 470 OF MONEY FOR FREE REPLAYS WON ON THIS AMUSEMENT MACHINE;
- 471 <u>GIVING OR RECEIPT OF MONEY FOR ANY MERCHANDISE, PRIZE, TOY, GIFT</u>
- 472 <u>CERTIFICATE, OR NOVELTY WON ON THIS AMUSEMENT MACHINE; OR</u>
- 473 <u>AWARDING ANY MERCHANDISE, PRIZE, TOY, GIFT CERTIFICATE, OR</u>
- 474 NOVELTY OF A VALUE EXCEEDING \$5.00 FOR A SINGLE PLAY OF THIS
- 475 MACHINE.'
- (e) A master license or permit issued under this chapter Code section:
- 477 (1) Is effective for a single business entity;
- 478 (2) Vests no property or right in the licensee holder of the license or permit except to
- conduct the licensed <u>or permitted</u> business during the period the license <u>or permit</u> is in
- 480 effect;
- 481 (3) Is nontransferable, nonassignable by and between owners or business owners and
- business operators, and not subject to execution; and
- (4) Expires upon the death of an individual <del>licensee</del> holder of a license or permit or upon
- the dissolution of any other <del>licensee</del> holder of a license or permit.
- (f) An application for the renewal of a license <u>or permit</u> must be made to the commissioner
- by December 1 of each year.
- 487 (g) Acceptance of a master license or permit issued under this chapter Code section
- constitutes consent by the licensee and the <u>business</u> owner or <u>business</u> operator of the
- business where bona fide coin operated amusement machines are available for commercial
- use and for play by the public that the commissioner or his the commissioner's agents may
- freely enter the <del>licensed</del> business premises <u>where the licensed and permitted machines are</u>
- 492 <u>located</u> during normal business hours for the purpose of ensuring compliance with this
- 493 chapter.
- (h) An application for a master license or permit to do business under this chapter shall
- contain a complete statement regarding the ownership of the business to be licensed or the
- business where the permitted machines are to be located. This statement of ownership shall

specify the same information that is required of by the application to secure a sales tax number for the State of Georgia.

- (i) The An application for a master license shall be accompanied by either the annual or semiannual fee plus the required permit fee due for each machine. Additional per machine permits can be purchased during the year if needed by the owner. An application for a location license shall be accompanied by the appropriate fee.
- (j) The statement of ownership information which is contained in the application will be treated in the same manner as sales tax information records maintained by the department An application is subject to public inspection.
  - (k) A renewal application filed on or after January 1, but before the master license expires, shall be accompanied by a late fee of \$125.00. If an owner's master license has been expired for more than 90 days, the owner may not renew the master license. A master license or location license that has been expired for more than 90 days may not be renewed. In such a case, the owner shall obtain a new master license or the business owner or business operator shall obtain a new location license, as applicable, by complying with the requirements and procedures for obtaining an original master license or location license.

    (l) An owner A holder of a license who properly completes the application and remits all fees with it by the due date may continue to operate bona fide coin operated amusement machines after the expiration date if its license or permit renewal has not been issued, unless the licensee holder of the license is notified by the commissioner prior to the license

518 SECTION 9.

expiration date of a problem with the license renewal."

- Said chapter is further amended by revising Code Section 48-17-3, relating to refund of license, as follows:
- 521 "48-17-3.

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- 522 (a) No refund is allowed <u>for fees</u> for a master license <u>or location license</u> except as follows:
- (1) The owner holder of the license makes a written request to the commissioner for a refund prior to the beginning of the calendar year for which it was purchased;
- 525 (2) The owner holder of the license makes a written request prior to the issuance of the master license or registration location license certificate;
- 527 (3) The owner holder of the license makes a written request for a refund claiming the 528 master license or registration location license certificate was mistakenly purchased due 529 to reliance on incorrect information from the commissioner;
- 530 (4) The processing of the master license or location license is discontinued; or
- 531 (5) The issuance of the master license or location license is denied.

532 (b) Before a refund will be allowed if the renewal of a master license <u>or location license</u> 533 is denied, the commissioner shall verify that the applicant has no machines in operation and 534 does not possess any machines except those that are exempt from the fees. If a master 535 license <u>or location license</u> is not issued, the commissioner may retain \$100.00 to cover 536 administrative costs.

537 (c) No refund will be allowed if the owner holder of the license has an existing liability for 538 any other fees or taxes due. Any refund will be applied to the existing liability due."

539 **SECTION 10.** 

- Said chapter is further amended by revising Code Section 48-17-4, relating to refusal to issue or renew license, as follows:
- 542 "48-17-4.
- 543 (a) The commissioner shall not renew a master license or location license for a business
- under this chapter and shall suspend for any period of time or cancel a master license or
- 545 <u>location license</u> if the commissioner finds that the applicant or <del>licensee</del> holder of a license
- is indebted to the state for any fees, costs, penalties, or delinquent fees.
- 547 (b) The commissioner shall not issue or renew a license for a business under this chapter
- if the applicant does not designate and maintain an office in this state or if the applicant
- does not permit inspection by the commissioner of his the place of business or of all
- records which the applicant or licensee holder of a license is required to maintain.
- (c) The commissioner may refuse to issue or renew a master license or location license or
- may revoke or suspend a master license or location license issued under this chapter if:
- (1) The <del>licensee or</del> applicant <u>or holder of a license</u> has intentionally violated a provision
- of this chapter, or a regulation promulgated under this chapter, or any provision of
- 555 Chapter 12 of Title 16;
- 556 (2) The licensee or applicant or holder of a license has intentionally failed to answer a
- question or has intentionally made a false statement in or in connection with his <u>or her</u>
- application or renewal;
- 559 (3) The licensee or applicant or holder of a license used coercion to accomplish a
- purpose or to engage in conduct regulated by the commissioner;
- (4) A licensee or applicant that An applicant or holder of a license allows the use of its
- master license certificate, <u>location license</u>, or per machine permit stickers by any other
- business entity or person who owns or operates bona fide coin operated amusement
- machines available for commercial use and available to the public for play. If such
- unauthorized use occurs, the commissioner may fine the <del>licensee</del> holder of a license as
- follows:

567 (A) One hundred and fifty dollars for each improper use of a per machine permit 568 sticker; and

- (B) One thousand dollars for each improper use of a master license certificate <u>or</u> location license.
- In addition, the commissioner is authorized to seize the machines in question and assess
- the master license fee, and permit fees, and location license fees as required by law and
- 573 to assess the costs of such seizure to the owner or operator of the machines holder of a
- 574 license; or

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- 575 (5) Failure to suspend or revoke the license or location license would be contrary to the
- intent and purpose of this chapter.
- 577 (d) The commissioner, on the request of a licensee holder of a license or applicant for a
- license or location license, shall conduct a hearing to ascertain whether a licensee or the
- applicant for a license or location license or holder of a license has engaged in conduct
- which would be grounds for revocation, suspension, or refusal to issue or renew a license
- or location license."

582 **SECTION 11.** 

- Said chapter is further amended by revising Code Section 48-17-5, relating to right to notice
- and hearing, as follows:
- 585 "48-17-5.
- 586 (a) An applicant or licensee holder of a license is entitled to at least 30 days' written notice
- and, if requested, a hearing in the following instances:
- (1) After an application for an original or renewal license or location license has been
- refused;
- 590 (2) Before the commissioner may revoke a license or location license; or
- 591 (3) Before the commissioner may invoke any other sanctions provided by this chapter.
- For purposes of this paragraph, sanctions shall not include:
- 593 (A) Issuance of a citation;
- (B) Imposition of a late fee, penalty fee, or interest penalty under subsection (k) of
- Code Section 48-17-2, Code Section 48-17-11, or subsection (a) of Code Section
- 596 48-17-13; or
- (C) Sealing a machine or imposing charges related thereto under subsection (g) of
- 598 Code Section 48-17-13.
- 599 (b) The written notice provided by this Code section may be served personally by the
- 600 commissioner or an authorized representative or sent by United States certified mail or
- statutory overnight delivery addressed to the applicant, licensee, or registration certificate
- 602 holder of a license at its last known address. In the event that notice cannot be

effected by either of these methods after due diligence, the commissioner may prescribe any reasonable method of notice calculated to inform a person of average intelligence and prudence of the commissioner's action, including publishing the notice in a newspaper of general circulation in the area in which the applicant, licensee, or registration certificate holder or holder of a license conducts its business activities. The written notice shall state with particularity the basis upon which the commissioner is taking the proposed actions."

609 **SECTION 12.** 

- Said chapter is further amended by revising Code Section 48-17-6, relating to delivery of
- order refusing application or imposing sanction, as follows:
- 612 "48-17-6.

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- (a) The commissioner shall deliver to the applicant or licensee holder of a license a written
- 614 copy of the order refusing an application or renewal application, revoking a master license
- or location license, or imposing any other sanction provided in this chapter issued after any
- required hearing.
- (b) Delivery of the commissioner's order may be given by:
- (1) Personal service upon an individual applicant or <del>licensee</del> holder of a license;
- (2) Personal service upon any officer, director, partner, trustee, or receiver, as the case
- may be;
- 621 (3) Personal service upon the person in charge of the business premises, temporarily or
- otherwise, of the applicant or <del>licensee</del> holder of a license;
- 623 (4) Sending such notice by United States certified mail or statutory overnight delivery
- addressed to the business premises of the applicant or <del>licensee</del> holder of a license; or
- 625 (5) Posting notice upon the outside door of the business premises of the applicant or
- 626 licensee holder of a license.
- 627 (c) Notice shall be deemed complete upon the performance of any action authorized in this
- 628 Code section."
- 629 **SECTION 13.**
- 630 Said chapter is further amended by revising Code Section 48-17-9, relating to payment and
- 631 collection of annual permit fee, as follows:
- 632 "48-17-9.
- (a) Every owner, except an owner holding a coin operated machine solely for personal use
- or resale, who offers others the opportunity to play for a charge, whether direct or indirect,
- any bona fide coin operated amusement machine shall pay a uniform an annual permit fee
- 636 of \$25.00 per for each bona fide coin operated amusement machine in the amount of
- \$25.00 for each Class A machine and \$125.00 for each Class B machine. The fee shall be

10 LC 18 9167ERS 638 paid to the commissioner by company check, cash, cashier's check, or money order. Upon 639 payment, the commissioner shall issue a sticker for each \$25.00 payment for each coin 640 operated machine. The annual fees levied by this chapter will shall be collected by the 641 commissioner on an annual basis for the period from July 1 to June 30. The commissioner 642 may establish procedures for annual collection and set due dates for the fee payments. No 643 refund or credit of the annual fee levied by this chapter shall be allowed to any owner who 644 ceases the exhibition or display of any coin operated machine prior to the end of any 645 calendar year. 646 (b) The sticker issued by the commissioner to evidence the payment of the fee under this 647 Code section shall be securely attached to the machine. Owners may transfer stickers from 648 one machine to another in the same class and from location to location so long as all 649 machines in commercial use available for play by the public have a sticker of the correct 650 <u>class</u> and the owner uses the stickers only for machines that it owns. 651 (c) Each permit sticker shall not list the name of the owner but shall have a control number which corresponds with the control number issued on the master license certificate to allow 652 for effective monitoring of the licensing and permit system. Permit stickers are only 653 654 required for bona fide coin operated amusement machines in commercial use available to 655 the public for play at a location. 656 (d) Each permit sticker issued for a bona fide coin operated amusement machine which rewards a winning player exclusively with free replays, noncash redemption merchandise, 657 658 prizes, toys, gift certificates, or novelties; or points, tokens, tickets, or other evidence of 659

- winnings that may be exchanged for free replays or noncash redemption merchandise, prizes, toys, gift certificates, or novelties, in accordance with the provisions of subsections (b) through (d) of Code Section 16-12-35 shall include the following:
- 'GEORGIA LAW PROHIBITS THE PAYMENT OR RECEIPT OF ANY MONEY FOR 662 REPLAYS OR MERCHANDISE AWARDED FOR PLAYING THIS MACHINE. 663 O.C.G.A. SECTION 16-12-35.' 664
- (d)(e) The commissioner may provide a duplicate permit sticker if a valid permit sticker 665 has been lost, stolen, or destroyed. The fee for a duplicate permit sticker shall be \$10.00. 666 667 If a permit sticker is lost, stolen, or destroyed, a sworn, written statement must be submitted explaining the circumstances by which the permit sticker was lost, stolen, or destroyed and 668 including the number of the lost, stolen, or destroyed permit before a replacement permit 669 can be issued. A permit for which a duplicate permit sticker has been issued is void." 670

**SECTION 14.** 671

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Said chapter is further amended by revising Coded Section 48-17-11, relating to permit fees 672 673 for additional machines, as follows:

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If an owner purchases or receives additional coin operated machines during the calendar year, the \$25.00 applicable annual permit fee shall be paid to the commissioner and the sticker shall be affixed to the machine or placed at the location where the machine is located before the machine may be legally operated. A penalty fee of \$50.00 equal to twice the applicable annual permit fee shall be assessed by the commissioner for every machine in operation without a permit sticker."

**SECTION 15.** 

Said chapter is further amended by revising subsections (a) and (g) of Code Section

48-17-13, relating to criminal violations, and adding a new subsection to read as follows:

"(a) If any owner or operator of any bona fide coin operated amusement machine in this state shall violate any provision of this chapter or any rule and regulation promulgated

under this chapter, the commissioner may investigate the violation and may seek sanctions,

including late fees of \$50.00 equal to twice the applicable annual permit fee for failure to

pay timely permit sticker fees, \$125.00 \$500.00 for failure to pay timely the master license

fee, suspension or revocation of a license, seizure of equipment, interest penalty, and

debarment for repeat offenders. Failure of the operator to affix a valid permit sticker may

result in the seizure of the machine by law enforcement."

"(g) The commissioner or an authorized representative of the commissioner may seal in a manner that will prevent its full operation any such bona fide coin operated amusement machine that is in commercial use available to the public for play whose master license or sticker under this chapter has been suspended or revoked, upon which the fee has not been paid, or that is not registered with the commissioner under this chapter. Whoever shall break the seal affixed by the commissioner or an authorized representative of the commissioner without the commissioner's approval or whoever shall provide in commercial use available to the public for play any such bona fide coin operated amusement machine after said seal has been broken without the commissioner's approval or whoever shall remove any bona fide coin operated amusement machine from a location after the same has been sealed by the commissioner shall be guilty of a misdemeanor. The commissioner shall charge a fee of \$75.00 not to exceed \$100.00 for the release of any bona fide coin operated amusement machine which is sealed. The fee shall be paid to the

(h) Upon a conviction of illegal gambling by the holder of a location license or temporary

location permit, the commissioner may revoke or suspend any master license, location

708 <u>license</u>, or temporary location permit."

commissioner.

709 **SECTION 16.** 

Said chapter is further amended by revising Code Section 48-17-14, relating to validity of prior existing obligations to state, as follows:

- 712 "48-17-14.
- 713 (a) All taxes, fees, penalties, and interest accruing to the State of Georgia under any other
- provision of this title as it existed prior to January 1, 1993, the effective date of the
- amendment of this Code section shall be and remain valid and binding obligations to the
- State of Georgia for all taxes, penalties, and interest accruing under the provisions of prior
- or preexisting laws and all such taxes, penalties, and interest now or hereafter becoming
- delinquent to the State of Georgia prior to January 1, 1993, the effective date of the
- 719 <u>amendment of this Code section</u> are expressly preserved and declared to be legal and valid
- obligations to the state.
- 721 (b) The enactment and amendment of this chapter shall not affect offenses committed or
- 722 prosecutions begun under any preexisting law, but any such offenses or prosecutions may
- be conducted under the law as it existed at the time of the commission of the offense.
- 724 (c) Nothing in this chapter shall be construed or have the effect to license, permit,
- authorize, or legalize any machine, device, table, or bona fide coin operated amusement
- machine the keeping, exhibition, operation, display, or maintenance of which is in violation
- of the laws or Constitution of this state."

728 **SECTION 17.** 

- 729 Said chapter is further amended by revising Code Section 48-17-15, relating to limitation on
- 730 percent of annual income derived from machines, as follows:
- 731 "48-17-15.
- 732 (a) In this Code section and in Code Section 48-17-17, the term:
- (1) 'Business location' means any structure, vehicle, or establishment where a business
- is conducted.
- 735 (2) 'Gross retail receipts' means the total revenue derived by a business at any one
- business location from the sale of goods and services and the commission earned at any
- one business location on the sale of goods and services but does not include revenue from
- the sale of goods or services for which the business will receive only a commission.
- Revenue from the sale of goods and services at wholesale is not included.
- 740 (a)(b) No business owner or business operator shall derive more than 50 percent of such
- business owner's or business operator's annual income from monthly gross retail receipts
- for the business location in which the Class B bona fide coin operated amusement machine
- or machines are situated from such Class B bona fide coin operated amusement machines

744 that provide for noncash redemption as described in subsection (c) or (d) of Code Section

- 745 <del>16-12-35</del>.
- 746 (c) For each business location which offers to the public one or more Class B bona fide
- 747 <u>coin operated amusement machines, the business owner or business operator shall prepare</u>
- a monthly verified report setting out separately the gross retail receipts from the Class B
- bona fide coin operated amusement machines and the gross retail receipts for the business
- 750 <u>location</u>. Upon request, the business owner or business operator shall supply such monthly
- 751 reports to the commissioner. The department is authorized to audit any records for any
- such business location.
- 753 (b)(d) In accordance with the provisions of Code Section 48-17-4 and the procedures set
- out in Code Sections 48-17-5 and 48-17-6, the commissioner may fine an applicant or
- holder of a license, refuse to issue or renew a location license or master license, or may
- revoke or suspend a <u>location license or</u> master license for <u>single or</u> repeated violations of
- subsection (a) (b) of this Code section.
- (e) The operator of each such location shall report the information prescribed in this Code
- section in the form required by the commissioner. Such report shall be submitted in an
- 760 <u>electronic format approved by the commissioner.</u>"
- 761 **SECTION 18.**
- 762 Said chapter is further amended by adding new Code sections to read as follows:
- 763 "<u>48-17-16.</u>
- 764 (a) For single or repeated violations of this chapter by a business owner or business
- operator who offers one or more bona fide coin operated amusement machines for play by
- the public, the commissioner may impose the following penalties on such a business owner
- or business operator:
- 768 (1) A civil fine in an amount specified in rules and regulations promulgated in
- accordance with this chapter; or
- 770 (2) For a third or subsequent offense, a suspension or revocation of the privilege of
- offering one or more bona fide coin operated amusement machines for play by the public.
- 772 (b) Before a penalty is imposed in accordance with this Code section, a business owner or
- business operator shall be entitled to at least 30 days' written notice and, if requested, a
- hearing. Such written notice shall be served in the manner provided for written notices to
- applicants and holders of licenses in subsection (b) of Code Section 48-17-5, and an order
- 776 <u>imposing a penalty shall be delivered in the manner provided for delivery of the</u>
- commissioner's orders to applicants for licenses and holders of licenses in Code
- 778 Section 48-17-6.

779 (c) In the case of a suspension or revocation in accordance with this Code section, the 780 commissioner shall require the business owner or business operator to post a notice in the 781 business location setting out the period of the suspension or revocation. No applicant or 782 holder of a license or permit shall allow a bona fide coin operated amusement machine 783 under the control of such applicant or holder of a license or permit to be placed in a 784 business location owned or operated by a business owner or business operator who has 785 been penalized by a suspension or revocation during the period of the suspension or 786 revocation.

- 787 <u>48-17-17.</u>
- 788 (a) Provided that the business owner or business operator and the owner or operator of a
- bona fide coin operated amusement machine, as defined in Code Section 48-17-1, have
- complied with the provisions of Code Section 16-12-35 and of this chapter, the governing
- authority of the county or municipal corporation where such bona fide coin operated
- amusement machine is located is not authorized to:
- 793 (1) Prohibit the possession, use, or offering to the public of such a bona fide coin
- 794 <u>operated amusement machine in any lawful business; or</u>
- 795 (2) Establish the number of bona fide coin operated amusement machines in any lawful
- business except as otherwise provided in paragraph (1) of subsection (b) of this Code
- 797 <u>section.</u>
- 798 (b) The governing authority of any county or municipal corporation is authorized to enact
- and enforce an ordinance which includes, but is not limited to, any or a combination of the
- following provisions:
- (1) Permitting the offering to the public of more than nine bona fide coin operated
- amusement machines that reward the player exclusively with the items set forth in
- subparagraph (d)(1)(B) of Code Section 16-12-35 at the same business location;
- 804 (2) Requiring the owner or operator of a business location which offers to the public any
- bona fide coin operated amusement machine which rewards the player exclusively as
- described in subsection (d) of Code Section 16-12-35 to inform all employees of the
- prohibitions and penalties set out in subsections (e) and (f) of Code Section 16-12-35;
- 808 (3) Requiring the owner or possessor of any bona fide coin operated amusement machine
- which rewards the player exclusively as described in subsection (d) of Code
- 810 <u>Section 16-12-35 to inform each business owner or business operator of the business</u>
- location where such machine is located of the prohibitions and penalties set out in
- subsections (e) and (f) of Code Section 16-12-35;
- 813 (4) Providing for penalties, including fines or suspension or revocation of a license as
- provided in paragraph (5) of this subsection, or both, for a violation of any ordinance

815	enacted pursuant to this subsection; provided, however, that a municipal corporation is
816	not authorized to impose any penalty greater than the maximum penalty authorized by
817	such municipal corporation's charter;
818	(5) Providing for the suspension or revocation of a license granted by such local
819	governing authority to manufacture, distribute, or sell alcoholic beverages or for the
820	suspension or revocation of any other license granted by such local governing authority
821	as a penalty for conviction of the business owner or business operator of a violation of
822	subsection (e) of Code Section 16-12-35, or both. An ordinance providing for the
823	suspension or revocation of a license shall conform to the due process guidelines for
824	granting, refusal, suspension, or revocation of a license for the manufacture, distribution,
825	or sale of alcoholic beverages set out in subsection (b) of Code Section 3-3-2;
826	(6) Requiring any business owner or business operator subject to Code Section 48-17-15
827	to provide to the local governing authority a copy of each verified monthly report
828	prepared in accordance with such Code section, incorporating the provisions of such
829	Code section in the ordinance, and providing for any and all of the penalties authorized
830	by Code Section 48-17-15;
831	(7) Requiring the business owner or business operator of any business location which
832	offers to the public one or more bona fide coin operated amusement machines to post
833	prominently a notice including the words set forth in subsection (d.1) of Code
834	Section 48-17-2 for inclusion on a master license for bona fide coin operated amusement
835	machines or words that are substantially similar;
836	(8) Providing for restrictions relating to distance from specified structures or uses, so
837	long as those distance requirements are no more restrictive than such requirements
838	applicable to the sale of alcoholic beverages;
839	(9) Requiring, as a condition for doing business in the jurisdiction, disclosure by the
840	business owner or business operator of the name and address of the owner of the bona
841	fide coin operated amusement machine or machines; and
842	(10) Imposing age restrictions on players of Class B bona fide coin operated amusement
843	machines."

**SECTION 19.** 

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Code Section 50-13-2 of the Official Code of Georgia Annotated, relating to definitions relative to administrative procedure, is amended by revising paragraph (1) as follows:

"(1) 'Agency' means each state board, bureau, commission, department, activity, or officer authorized by law expressly to make rules and regulations or to determine contested cases, except the General Assembly; the judiciary; the Governor; the State Board of Pardons and Paroles; the State Financing and Investment Commission; the State

Properties Commission; the Board of Bar Examiners; the Board of Corrections and its penal institutions; the State Board of Workers' Compensation; all public authorities except as otherwise expressly provided by law; the State Personnel Board (Merit System); the Department of Administrative Services or commissioner of administrative services; the Technical College System of Georgia; the Department of Revenue when conducting hearings relating to alcoholic beverages or relating to bona fide coin operated amusement machines or any violations relating thereto; the Georgia Tobacco Community Development Board; the Georgia Higher Education Savings Plan; any school, college, hospital, or other such educational, eleemosynary, or charitable institution; or any agency when its action is concerned with the military or naval affairs of this state. The term 'agency' shall include the State Board of Education and Department of Education, subject to the following qualifications:

(A) Subject to the limitations of subparagraph (B) of this paragraph, all otherwise valid rules adopted by the State Board of Education and Department of Education prior to January 1, 1990, are ratified and validated and shall be effective until January 1, 1991, whether or not such rules were adopted in compliance with the requirements of this chapter; and

(B) Effective January 1, 1991, any rule of the State Board of Education or Department of Education which has not been proposed, submitted, and adopted in accordance with the requirements of this chapter shall be void and of no effect."

**SECTION 20.** 

Code Section 50-18-72 of the Official Code of Georgia Annotated, relating to when public disclosure of public records is not required, is amended by revising subsection (a) by striking "or" at the end of paragraph (21), striking the period at the end of paragraph (22) and inserting in lieu thereof "; or", and adding a new paragraph to read as follows:

"(23) Records that show the names and addresses of persons and entities who hold a location license for one or more bona fide coin operated amusement machines in accordance with Chapter 17 of Title 48, except that such records may be inspected by representatives of law enforcement agencies or local governments."

**SECTION 21.** 

This Act shall not be construed to prohibit the Georgia Lottery Corporation from offering to the public any game which is otherwise authorized by the Constitution and laws of this state.

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**SECTION 22.** 

This Act shall become effective upon its approval by the Governor or upon its becoming law

without such approval.

886 **SECTION 23.** 

All laws and parts of laws in conflict with this Act are repealed.